

**Ballot Title Setting Board**

**Proposed Initiative 2009-2010 #84<sup>1</sup>**

The title as designated and fixed by the Board is as follows:

An amendment to the Colorado constitution stating that any government grant of a public right to use the water of a natural stream while that water overlies the private property is a taking that requires just compensation of the owner of the private property.

The ballot title and submission clause as designated and fixed by the Board is as follows:

Shall there be an amendment to the Colorado constitution stating that any government grant of a public right to use the water of a natural stream while that water overlies the private property is a taking that requires just compensation of the owner of the private property?

*Hearing April 21, 2010:*

*Single subject approved; staff draft amended; titles set.*

*Hearing adjourned 8:24 p.m.*

---

<sup>1</sup> Unofficially captioned “**Property Taking of Water Streams Overlying Private Property**” by legislative staff for tracking purposes. Such caption is not part of the titles set by the Board.